

thence named, and the due execution thereof by the said Sarah Harford, by the oath and genuineness of R. F. Harford Co. A. Traylor the Subscribing Witness is shewed: Who being duly sworn, each did say and swear for himself, deposed and testified that he is a Subscribing witness to the foregoing now shewn him, purporting to be the last will and Testament of Sarah Harford, that the said Sarah Harford in the presence of this deponent subscribed her name at the end of said paper writing which is now shewn as aforesaid, and which bears date of the 8th day of August 1897.

And the deponent further saith that the said Sarah Harford the testatrix aforesaid, did at the time of Subscribing her name as aforesaid declare the said paper writing to be her last will and Testament, and this deponent did therefore subscribe his name at the end of said will, as an attesting witness thereto, and at the request and in the presence of said testatrix.

And this deponent further saith, that at the same time when the said testatrix subscribed her name to the said last will as aforesaid, and at the time of the deponent's subscribing his name as an attesting witness thereto as aforesaid, that the said Sarah Harford was of sound mind and memory, of full age to execute a will, and was not at the time of the execution of the said will, under any legal disability, and that the deponent believes the foregoing to be true and correct.

Subscribed and sworn to before me, the undersigned, this 10th day of July, 1903.

John R. Dail Clerk
Superior Court

North Carolina }
Harris County }

In the Superior Court.
It is the order of the said court and as adjudged by the Court that the said paper writing and every part thereof is the last will and Testament of Sarah Harford, and that the said will, together with the probate, be recorded and filed. This 10th day of July 1903.

John R. Dail Clerk
Superior Court

North Carolina }
Harris County }

In the name of God, Amen.

I William Edwards being of sound mind and memory but considering the uncertainty of my earthly existence do make and declare my last will and Testament in manner and form following, to wit:

First - It is my will and desire that my executor herein after named shall provide for my body a decent burial suitable to the wishes of my friends and relations, and pay the expenses of the same together with all my just debts out of the first moneys coming into his hands belonging to my estate.

Second: I give and devise to my wife Mary Edwards for the term of her natural life only the tract of land upon which I now live containing one hundred and eight (108) acres, more or less, and upon the five acres of said land hereafter given and devised to my five daughters, to have and to hold said land unto my said wife for and during the term of her natural life and no longer.

Third: I give and devise one acre of said land to each of my five daughters, Hagar Edwards, Mary Edwards, Eliza Moore wife of Joe Moore, Maria wife of Willie and Dixie Edmond the said acre of land to be divided by each of my said daughters after my death in conjunction with my executor herein after named, the said land to be selected from that portion of my land adjoining the lands of Dr. Will Sugg, and when so selected the same to be surveyed by said executor at the expense of my estate, the said lots of land when so surveyed and set apart to my said daughters to be held by them for the term of their natural lives respectively with remainders in fee simple to their children, and I do hereby especially authorize, empower and direct my executor herein after named to execute and deliver to each of my said daughters a deed for the one acre of land so set apart and assigned to her the said deed to be written as herein before directed.

Third: I give and devise to my two sons Calvin Edwards and Joe Edwards...

after the death of their mother, all of that portion of the tract of land upon which I now live which I have bequeathed to my wife and devised to my wife Nancy Adams for the term of her natural life, to have and to hold the said lands unto my said two sons for the term of their natural lives only with remainder in fee simple to their children.

Fourth: I give and bequeath unto my said wife and to all of my said children to be equally divided between them by my executor the sum of one hundred dollars due me at my death from the Odd Fellows Lodge of which I am a member.

Fifth: I give and bequeath to my wife Nancy Adams and my two daughters Mary Adams and Fizzie Adams to be equally divided between them by my executor the one hundred dollars due me at my death from the Masonic Lodge of which I am a member.

Sixth: I give, devise and bequeath all the residue of my estate both real and personal, after the payment of all my just debts, and the costs of administration and the legacies therein before mentioned, to my said wife Nancy Adams and my two daughters Mary Adams and Fizzie Adams to be equally divided between them.

Seventh: It is my will and desire that my two daughters, Mary Adams and Fizzie Adams shall have and retain a home on the land herein devised to my wife as long as they remain unmarried and further it is my will and desire, and I hereby direct that my mother Fizza Edwards and my sister Mary Adams shall have a home on my said land as long as they live.

Eighth: I hereby constitute and appoint my friend Cain D Pauls my lawful executor to all intents and purposes to execute this my last will and testament, and every part and clause thereof according to the true intent and meaning of the same, hereby revoking and declaring utterly void all other wills and testaments by me heretofore made.

In witness whereof I the said William Adams hereunto set my hand and seal this the fourteenth (14) day of July A. D. 1903.

His
mark
William Adams Seal

Signed, sealed, published and declared by the said William Adams to be his last will and testament in the presence of us who at his request and in his presence do subscribe our names as witnesses thereto.

To. V. Morrill.

David Hill.

State of North Carolina } In the Superior Court.
Greene County.

A paper writing purporting to be the last will and testament of William Adams deceased, is shewed before me, the undersigned, Clerk for said County of Cain & Pauls the parties therein mentioned, and due questions thereof by the said William Adams together with and examination of To. V. Morrill and David Hill, the subscribing witnesses thereto; who being duly sworn do depose and say, and each for himself depose and swear, that he is a subscribing witness to the paper writing now shown to me, purporting to be the last will and testament of William Adams that the said William Adams in the presence of this deponent subscribed his name at the end of said paper writing, which is now shown as aforesaid, and which bears date of the 14th day of July 1903.

And the deponent further saith William Adams the testator aforesaid, did at the time of subscribing his name as aforesaid declare the said paper writing to be his last will and testament, and this deponent did thereupon subscribe his name at the end of said will as an attesting witness thereto and at the request and in the presence of said testator. And this deponent further saith, that at the same time when the said testator subscribed his name to the said last will as aforesaid, and at the time of the deponent's subscribing his name as an attesting witness thereto as aforesaid, the said William Adams was of sound mind and memory, of full age to make a will, and was not under any restraint to the knowledge or belief of this deponent; and further this deponent do say that

Annexed to and subscribed by To. V. Morrill
this 14th day of August 1903 before me } David Hill
John R. Paul Clerk Superior Court

North Carolina, in the Superior Court,
Greene County }

It is there fore considered and adjudged by
the Court that the said paper writing and any
part thereof is the last Will and Testament of
William Adams deceased, and that the said Will
together with the probate, be recorded and
filed

This 8th day of August 1903

John R. Dail Clerk
Superior Court

Will of
Irene J.
Grenaud

I now declare by these presents that I,
Irene J. Grenaud of the State of North Carolina
and County of Greene, being of sound mind
and memory but weak in body - and
considering the uncertainty of this life, do
make, declare, and publish this my last
Will and Testament -

First: - That my executor, hereinafter
named shall collect all debts due me at my
death, and pay all funeral expenses, preparing
for my body at death burial, and pay all
my just debts to whomsoever owing, out of the
first monies that may come into his hands.

Second: - I give and bequeath and devise
to my brother-in-law - W. T. Grenaud, my
share with the understanding that he pay to
my sister-in-law - Fannie P. Whitaker, eight
hundred dollars, and to my lawful heirs
fourteen hundred dollars.

Third: - At the suggestion of my beloved
husband not long before his death, I leave
to my brother, Morris Grenaud, my library

Fourth: - I give to my sister-in-law, Mrs.
Fannie P. Whitaker, one Oregon portrait of my
beloved husband.

Fifth: - The balance of my personal property
not otherwise mentioned in this my Will, I leave
to my dear Mother to be used or disposed of at
her option.

I do nominate, constitute and appoint my
brother W. T. Grenaud, sole executor of this my
last will and testament.

In testimony whereof, I hereunto set my hand
and seal, read publicly, and declare this to
be my last will and testament; in the presence
of witnesses named below, this the 10th day of
August 1903.

Irene J. Grenaud (Seal)

Signed, Sealed and published
in the presence of Witnesses: -

C. H. Taylor
J. Raymond Turriage

State of North Carolina, ss In the Superior Court -
Greene County }

A paper purporting to be the last Will and Testament
of Irene J. Grenaud deceased, is exhibited before me,
the undersigned Clerk of the Superior Court for said
County, by W. T. Grenaud, the executor therein
mentioned, and the duly executing thereof by the said
Irene J. Grenaud by the oath and examination of
C. H. Taylor and J. Raymond Turriage, the subscribing
Witness thereto; who being duly sworn, doth depose
and say, and each for himself deposeth and
saith, that he is a subscribing witness to the
paper writing now shown him, purporting
to be the last Will and Testament of Irene J.
Grenaud that the said Irene J. Grenaud by the
presence of this deponent subscribed her name
at the end of said paper writing, which
is now shown as aforesaid, and which bears
date of the 10th day of August, 1903.

And the Deponent further saith, That the said
Irene J. Grenaud the testatrix aforesaid, did at
the time of subscribing her name as aforesaid
declare the said paper writing so subscribed by
her, and exhibited to be her last Will and
Testament; and this deponent did thereupon
subscribe his name at the end of said Will,
as an attesting Witness thereto, and at the
request and in the presence of said testatrix,
And this deponent further saith, that at the
same time when the said testatrix subscribed